

# **EXHIBIT 17**

**Andrew Mather**

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**From:** Peter Tong <ptong@raklaw.com>  
**Sent:** Monday, October 14, 2024 1:49 PM  
**To:** Jeremy Anapol  
**Cc:** rak\_virtamove@raklaw.com; Amazon-VirtaMove; Harper Estes  
**Subject:** Re: VirtaMove v. Amazon - Stipulation Regarding Venue Depositions

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Hi Jeremy,

More clearly, in the interest of simplifying the proceeding and conserving the resources of both parties, for purposes of the venue motion only, Mr. O'Leary's deposition is representative for any common venue declarations issue for Woodward, Huffman, and Colford. With this agreement, Amazon is waiving the right to take the depositions of Woodward, Huffman, and Colford, and VirtaMove may still rely on the venue declarations of Woodward, Huffman, and Colford.

**Peter Tong**  
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**From:** Jeremy Anapol <Jeremy.Anapol@knobbe.com>  
**Date:** Monday, October 14, 2024 at 12:33 PM  
**To:** "ptong@raklaw.com" <ptong@raklaw.com>  
**Cc:** "rak\_virtamove@raklaw.com" <rak\_virtamove@raklaw.com>, Amazon-VirtaMove <Amazon-VirtaMove@knobbe.com>, Harper Estes <hestes@lcalawfirm.com>  
**Subject:** VirtaMove v. Amazon - Stipulation Regarding Venue Depositions

Peter,

Please confirm that VirtaMove agrees to the following stipulation:

Mr. O'Leary's deposition, which occurred on October 7, 2024, is representative for O'Leary, Woodward, Huffman, and Colford on issues pertaining to their venue declarations only.

Thanks,  
Jeremy

**Jeremy Anapol**  
Partner  
949-721-2806 Direct  
**Knobbe Martens**